PROCEDURES FOR ENVIRONMENTAL HEALTH TABLE OF CONTENTS

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1. Authority

Subsurface Wastewater Treatment and Disposal Systems are regulated by Article 11, Chapter 130A of the N.C. General Statutes (130A-333 through 130A-343), by Title 15A of the N.C. Administrative Code Subchapter 18A rules .1900 et seq., and by policy made by the Board of Health. All Procedures are based on this body of Authority. Procedures are promulgated by the Health Director to achieve the objectives of safeguarding the Public Health & Environmental Health. The following information is for questions that arise concerning wastewater systems. Subjects or situations not addressed in the procedures detailed below are often covered in the Administrative Code. The Administrative Code may be consulted or the Supervisor of Environmental Health may be contacted for further information.

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Elaine Russell, M.P.H.

Health Director

2. Contact with Environmental Health Specialists

Environmental Health Specialists (EHS) do the fieldwork of Environmental Health. Evaluating sites for new wastewater systems, repair or expansion of existing systems, inspection of the installation of new systems, and investigation of complaints are part of their job description.

An appointment for a consultation with a particular EHS may be made by calling the secretary of Environmental Health. EHSs will be available for appointments from 8 AM to 9 AM each morning. If an EHS does not have a scheduled appointment he may leave the office sooner to begin his fieldwork. At least one EHS will be in the office each day until 9 AM to answer questions on a first come, first served basis.

Contact the Office of Environmental Health at 835-3853.

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Elaine Russell, M.P.H.

Health Director

3. Easements

The entire wastewater sewage system shall be on property owned or controlled by the person owning or controlling the system. Necessary easements, rights of way, or encroachment agreements, as applicable, shall be obtained prior to issuance of a Construction Authorization for the system installation or repair. Terms of the easement, right of way, or encroachment agreement shall provide that the easement, right of way, or encroachment agreement:

- 1. Is appurtenant to specifically described property and runs with the land and is not affected by change of ownership or control;
- 2. Is valid for as long as the wastewater system is required for the facility that it is designed to serve;
- 3. Describes and specifies the uses being granted and shall include ingress and egress, system installation, operation, maintenance, monitoring, and repairs;
- 4. Specifies by metes and bounds description or attached plat, the area or site required for the wastewater system and appurtenances including a site for any required system replacement; and
- 5. Shall be recorded with the register of deeds in the county where the system and facility is located.

 15A NCAC 18A .1938(j)

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Elaine Russell, M.P.H.

Health Director

4. Final Inspection

When the house is substantially complete, the Owner may call upon the office of Environmental Health to make a final inspection and upon approval release the Operation Permit (OP). The final inspection is usually but not always separate from the inspection of the installation of the tank and drainfield lines. The installation inspection needs to be done promptly upon the installation of the tank and drainfield so that it can be covered. If this is done early in the course of building, then it will necessarily be in advance of the final inspection. The purpose in holding the OP is to ensure that construction done after the wastewater system is installed does not damage the system or violate the conditions of the IP/CA or the rules.

Septic systems that have a pump will have the pump and its various accessories inspected at final inspection. The pump installer must be present for the inspection of the pump system. The EHS will check to see that pump and all its accessories are installed and functioning properly. The pump tank must be filled with water for the inspection and power must be present to the house. Environmental Health will grant permission to obtain temporary power (10 day) if necessary or the Owner may provide some other source of power to the house.

The wiring for the alarm and pump must be on separate circuits. If the order of construction allows and the installer wishes to inspect both the basic system and the pump together at final inspection, he can so choose and be eligible for a reduction in the permit fee charged (See the fee schedule).

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Health Director

5. Improvement Permit without expiration versus Improvement Permit for 5 years

The requirements associated with an application for an Improvement Permit (IP) without expiration are rigorous because the system designed for the site must be capable of being constructed in the distant future when all present parties to the transaction are no longer present. Measurements showing the location of all the components of the system and all factors that enter into the evaluation process must be exact. There must be permanent monumentation of the system to be constructed in the remote future. To ensure that these requirements are met, the site must be depicted on a survey plat done by a professional land surveyor. The work of a professional land surveyor can be recorded in the Register of Deeds where it will be on record forever.

An application made for an IP without expiration is more expensive and has more requirements than an application made for an IP with a 5 year expiration date. The requirements for an application for IP with a 5 year expiration date can be fulfilled with a surveyor's plat or with a site plan drawn by anyone. In the case of a plat, it must be drawn at a scale no larger than 1" = 60'. A site plan should be drawn at roughly the same scale. The applicant should indicate to the secretary at Environmental Health that the IP being applied for is the IP with a 5 year expiration date unless the applicant wants the IP without expiration. See <u>Sanitary Wastewater System Installation and Repair</u> Procedure for more information on Site Plans and Surveyor's Plats

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Elaine Russell, M.P.H.

Health Director

6. Inspection of Wastewater System Installation

When all the components of a system are installed with the exception of pumps and associated items, then the installer should call for an inspection of the system. Installers are required to schedule an appointment for inspection of the installation of a system by 9:00 AM on the day of inspection. Requests for appointments received after 9:00 AM will be scheduled for the following day. An installer may make appointments in advance of the day of the inspection if desired. If the EHS doing the inspection is delayed, the EHS will attempt to contact the office of Environmental Health to inform the installer of the situation. The EHS will reschedule an inspection promptly. Upon approval of the installation, the installer may cover the system.

An EHS will review the system to see that it meets the requirements of the IP/CA. Installers will be allowed a 30-minute grace period at inspection to correct minor problems or finish work. Systems that are not ready or that have not been installed in compliance with the regulations or the system design will be turned down. The structural integrity of septic tanks may be tested during installation inspections.

Environmental Health seeks to work efficiently. This requires the cooperation of the installers. The following practices will result in a reinspection fee (see fee schedule) being assessed that must be paid at the Office of Environmental Health before a reinspection visit will be scheduled:

- 1. Failure to install the system according to the rules, EHS design, and specifications.
- 2. Failure to cancel a scheduled inspection at least one hour before the scheduled time if the installer needs to reschedule.
 - 3. Failure of an installer to be present for the inspection at the scheduled time.
- 4. Inappropriate behavior by installer. (i.e. threatening, abusive, or inebriated behavior)

If a system is correctly installed it will be issued an Operation Permit (OP). The OP will be held in the office and not be released until the final inspection when all aspects of the house construction will be reviewed. A system with a pump will have the pump inspected at the final inspection of the house. See the procedure on Final Inspection.

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Elaine Russell, M.P.H. Health Director

/Date

7. Number of Bedrooms

The Owner when making an application for an improvement permit states the number of bedrooms for which the system will be designed. If after making an application, the Owner desires to change the number of bedrooms, it will be necessary to revoke the existing application and file a new application with the new number of bedrooms. If no site evaluation has been done when the new application is made there will be no new filing fee. If a site evaluation has already been made then a new fee will be charged if the supervisor of environmental health decides that an additional visit is needed by an Environmental Health Specialist to reassess the site under the conditions of the new application. For example filing an application with a reduction in the number of bedrooms for a system not already installed would not incur a new filing fee. Filing a new application with an increase in the number of bedrooms would incur a new filing fee.

The number of bedrooms on the revised application must be the same as the number stated upon the building permit.

The Environmental Health Specialist may also walk through the house at final inspection before releasing of the Operating Permit to ascertain the number of bedrooms is the same as the permit.

Effective March 22, 2006

Elaine Russell, M.P.H.

Mealth Director

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8. Owner and Agent

The person who is the Owner of the property is the person who can legally make decisions about that property. The Owner may appoint an Agent in writing to act in his behalf in making an application and/or all other dealings with Environmental Health. A signed statement must be delivered to the Office of Environmental Health stating that the agent has been given the authority to act on the Owner's behalf in the installation of the wastewater system. No notarization of the statement is necessary. Once appointed, the Agent acts in the place of the Owner until his authorization is revoked in writing by the Owner. In the interest of clarity of communications, Environmental Health will communicate with Agent if there is one. If not, then Environmental Health will communicate with the Owner. Ultimately the Owner of the property is responsible for the property and any costs (e.g. revisit fees) or liabilities (e.g. poor work of installers) that may be associated with it. If Environmental Health cannot communicate with an Agent for some reason, then it will try to contact the Owner.

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Flaine Russell, M.P.H. Health Director

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9. Predevelopment Work

Environmental Health is in the business of evaluating sites for the installation of wastewater systems and not in the business of land planning. An applicant with a large tract of land under single ownership may apply for multiple wastewater system improvement permits. The owner must propose the location of each wastewater site applied for and comply with the following provisos.

- a. Each system applied for is a separate application with a separate fee.
- b. For each system application, the Owner must propose an area within which the system will be located. The overall tract with deed calls must be shown on a drawing drawn to a scale of 1'' = 60' or less and on the drawing must also be shown the proposed area for each application with its approximate dimensions. Its location must be shown tied to a corner of the boundary of the tract in such a way that it is easily findable on the ground. The referenced boundary corner and the proposed area must be flagged on the ground. The designated area may be any size but only one system will be situated in the designated area. If a system cannot be sited within the designated area, a letter of denial will be issued for that area.
- c. If multiple applications are made at one time or over a period of time, all shall be shown on the same site plan. This includes applications resulting in an installed system, applications that were denied due to unsuitable site conditions, and applications approved but not installed. Failure to present the site plan at any application for permits shall be grounds to deny additional applications on that tract. This restriction applies to the current and to future owners of the tract.

The evaluation of a site for wastewater systems is a complex process that takes into account soil characteristics, land surface features, improvements to the land, and property line locations. Once a system is constructed, it impinges on the uses of the surrounding land and even to land owned by others. E.g. There is a 100' setback between a drainfield and a well, so that the installation of one will restrict the installation of the other. Road cuts may cause the surfacing of underground water flows. Unplanned development creates a risk of damage to public health and the environment. Legal liability to the developer due to inadvertent interference between systems and other components of development is also a concern. The employment of soil scientists can avoid many of these risks and problems.

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Elaine Russell, M.P.H.
Health Director

10. Problems during Installation of Wastewater Systems

Environmental Health seeks to serve the public by ensuring that wastewater systems are correctly sited and correctly installed. After the site evaluation by an Environmental Health Specialist, the installer is the person who does the actually work on installing the wastewater system. Experienced installers have the knowledge to help avoid or quickly address problems encountered on the site. Environmental Health wants to address problems that are discovered as early as possible in the construction process to avoid more expense than necessary and to ensure that a quality installation is done.

If a wastewater system installer encounters poor soil conditions (rock, groundwater, or blue or gray soils) during his work on a site, he is encouraged to report the same to the office of Environmental Health. Poor subsurface conditions not always apparent during the site assessment can cause a permitted system to be turned down upon final inspection.

Any other factor, which in the installer's opinion might prohibit the installation of the wastewater system, should be reported. No charge will be made for a visit by an EHS for the investigation of a potential site problem reported by an installer.

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Flaine Russell, M.P.H. Health Director

11. Registration & Behavior of Wastewater System Installers

Any person other than the owner...who engages in the business of constructing, installing or repairing wastewater systems shall register with the local health department ...before constructing, installing or repairing wastewater systems.

15A NCAC 18A .1937 (1)

Manufacturers of proprietary systems...shall provide a list of manufacturer's authorized installers...to the applicable local health departments...No Operation Permit shall be issued for a proprietary system installed by a person not authorized by the Manufacturer...

15A NCAC 18A .1969(11)

Each person who wishes to engage in the business of working on wastewater systems shall provide to the office of Environmental Health (EH) his name, address and telephone number. If the person has a cell phone it is advised but not required that the person provide that number to Environmental Health to enable quick contact in the event of changes of plans when doing final inspections of installed systems. The EH will post the list of installers in it's office and make it available to the public.

People who are on this register are expected to conduct their business with the Environmental Health Specialists in a professional manner. Failure to do so will result in a letter of reprimand sent by registered mail to the individual's address. All of Environmental Health's dealings are public information so that individuals seeking registered installers may be made cognizant of installers with a troubled work history. It is not the object of this rule to suppress adverse comments or criticism of Environmental Health Specialists or of the Environmental Health Section, but threatening, abusive, or inebriated behavior will not be tolerated.

It is also recommended that the installers make sure that EH has the current certifications for types of wastewater systems that they install. Manufacturers provide the local health department with lists of all individuals who have certifications but EH has no way to know if someone is left off the list. At final inspection the installer will be required to show the appropriate certification if it is not on file.

Individuals who construct, install, or repair systems on their own property are not required to register with the local health department. If an owner installs a proprietary system, they are required however to have and show any certification required by the manufacturer of that system.

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Vaine Russell, M.P.H.

Health Director

12. Relationship between Environmental Health Specialists and the Public

Environmental Health seeks to deal with the public in a professional and efficient manner. Its goal is to do the public's business in a prompt manner consistent with the requirements of the law and within the limits of its resources. Any person having a complaint about the performance of an individual employed by Environmental Health may seek redress by contacting the supervisor of Environmental Health. This may be done in an informal manner or if desired in writing. If a satisfactory resolution of the grievance is not obtained then an appeal can be made to the Health Director.

Environmental Health expects that the public will treat its employees in a dignified manner. Abusive or belligerent behavior by an Owner or his agent will not be tolerated. If an EHS is accosted or treated disrespectfully at a job site or elsewhere by an individual who has business with Environmental Health, the EHS will disengage from the individual and continue on his/her business elsewhere.

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Elaine Russell, M.P.H. Health Director

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13. Sanitary Wastewater System Installation and Repair

Any person owning or controlling a residence, place of business, or place of public assembly...shall discharge all wastewater directly to an approved wastewater system. 15A NCAC 18A .1937(a)

An improvement permit (IP) ... Construction Authorization (CA) and Operation Permit shall be required.

15A NCAC 18A . 1937(b)

An application for an IP or CA ... shall be submitted to the local health department for each site prior to the construction, location, or relocation of a residence, place of business or place of public assembly.

15A NCAC 18A .1937(c)

The property owner shall ensure that a Construction Authorization is obtained and is valid prior to the construction or repair of a system.

15A NCAC 18A .1937(g)

Once an IP is obtained, a Construction Authorization (CA) must be obtained before beginning construction on a wastewater system. The CA may also be obtained concurrently with the IP.

If a person acquires an IP and/or a CA and then conveys the land before building the system, then the person acquiring the land also acquires the IP and/or CA and is bound by the conditions of the IP and/or CA.

The following information is for systems generating less than 3000 gallons per day of wastewater and for a facility and system with single ownership. Contact the Supervisor of Environmental Health for information on other systems.

1. The Owner (or his Agent) should contact the secretary at the office of Environmental Health to receive an information sheet explaining what steps must be taken to prepare the site for an evaluation by an Environmental Health Specialist (EHS). The secretary will also give the prospective applicant a sign to post on the property to aid the EHS in locating the property and a Statement of Site Preparedness. The information sheet will also itemize additional things that the prospective applicant is required to provide when making the application. This will include the ownership record from the County Mapping/GIS Department, which states the names and mailing address of the legal owners of the property, the Parcel Identification Number (PIN) and the recording information of the deed. PINs have changed over time. To ensure that the Owner is presenting the correct PIN, it must be obtained from the County Mapping/GIS office and must be presented on the ownership record issued by that office. In the case that the Owner has an agent, a written authorization empowering the Agent to act on the Owner's behalf must be presented. The authorization must be signed but notarization is not required. Signing the application authorizes the Environmental Health Specialist to evaluate the property. It is not normally necessary to present a copy of the deed to the property. The one situation where the deed will be required is if the name of the applicant is not shown on the ownership record from

the County Mapping/GIS office. This is necessary to explain any apparent discrepancy between the deed and the ownership record form.

"Plat" means a property survey prepared by a registered land surveyor, draw to a scale of one inch equals no more than 60 feet, that includes: the specific location of the proposed facility and appurtenances, the site for the proposed wastewater systems, and the location of water supplies and surface waters.

NCGS 130A-334(7a)

"Site plan" means a drawing not necessarily drawn to scale that shows the existing and proposed property lines with dimensions, the location of the facility and appurtenances, the site for the proposed wastewater system, and the location of water supplies and surface waters.

NCGS 130A-334(13a)

2. The applicant must give a representation of the site. This is either a plat by a professional land surveyor or a site plan. A surveyor's plat, if presented, must be drawn to a scale of no more that 1" = 60', and it must include the location of the proposed residence, and any outbuildings, the site of the proposed wastewater system, and the location of water supplies (wells) and surface waters. It does <u>not</u> have to be recorded at the time of application.

A site plan can be drawn by anyone and it need not be to exact scale. It must show the existing and proposed property lines with deed calls (i.e. bearings and distances and corners), location of the residence and outbuildings, the site of the proposed wastewater systems and the location of water supplies (e.g. wells) and surface waters. In either case, all the site features that enter into the evaluation of the EHS, either on the property, or nearby, but off (e.g. such as wells on the neighbor's property that are near the property line) the property must be shown.

In the case of a site plan, it is recommended that the Owner go to the Cherokee County Mapping/GIS Department and obtain a representation of their property. This service is inexpensive. A site plan can be requested at a scale of no more than 1" = 60 and the bearing and distances around the boundary can be put on the site plan. The Owner would then have to put the other required information on the site plan.

The applicant shall identify property lines and fixed reference points in the field. The applicant shall make the site accessible for an evaluation.

15A NCAC 18A .1937(d)

... for which the property lines are readily identifiable in the field.

15A NCAC 18A .1937(e)(1)

3. Prepare the site according to the checklist in the Statement of Site Preparedness received from the office of Environmental Health. Site preparation includes marking on the ground anything that is important in the evaluation of the site, e.g. the proposed location of any building, well, septic tank, and drainfield. (This can be done with stakes and flagging.) All actual or proposed property lines and the property corners as shown on the plat or site plan must be marked in the field. (E.g. flagging, paint, or a series of wood stakes that are easily intervisible.) On small tracts of land it is best to flag all lines and corners around the boundary of the property. On large tracts of land, it may not be necessary to flag the outside boundary lines remote from the area that the Owner proposes for the system. The Owner must however flag the

area delineating the boundary of the area that he proposes for the evaluation for the system. (This could be a line inside the outer boundary of the property). The EHS in making the evaluation will tie the system location to fixed reference points shown on the plat or site plan. The reference points are permanently monumented points on the ground that can be found in the future. The most common of such reference points are property corners.

- 4. Acquire or prepare the information that will be necessary when making the application at the office of Environmental Health. E.g. Mapping/GIS Department ownership record, number of bedrooms.
- 5. Make an application at the office of Environmental Health with the secretary. Deliver the Statement of Site Preparedness, the surveyor's plat or site plan, and pay the current application fee. You may make an application yourself by filling out a paper application or you may verbally communicate the information to the secretary who will enter it into a computer database. The applicant must indicate the desired time of expiration for the IP. It can be 5 years from the date of issue or without expiration. The IP without expiration is more expensive and the requirements are more difficult to fulfill. The vast majority of IPs applied for (>95%) are done for 5 years. See procedure Improvement Permit for 5 years versus without expiration.

The local health department shall investigate each proposed site. The investigation shall include the evaluation of the following factors...available space.

15A NCAC 18A .1939(a)(6)

6. It is necessary to have both an Improvement Permit (IP) and a Construction Authorization (CA), before the construction, expansion, or repair of a new or existing system. The IP must be obtained first. The CA can be obtained at the same time or at a later time than the IP. The vast majority (> 95%) of the applications for new systems are for an IP/CA. When the CA is obtained at the same time as the IP, it is free and there are no additional requirements for most situations. If the CA is acquired at a later date there is an additional fee (see fee schedule), and the wait time is extended as additional site visits must be made. Environmental Health recommends that applicants apply for the IP/CA together.

A developer planning to divide a tract into smaller lots that are not yet legally subdivided may obtain an IP without CA. In this instance an Owner may request multiple IPs on a tract of land without CAs. It is still required that the Owner mark on the ground where he proposes property lines, improvements, wells, water sources, and system locations and show the same on his plat or site plan.

A developer cannot ask for multiple permits on a large tract of land without showing on the site plan, or surveyor's plat, and on the ground his proposed locations.

An IP valid for 5 years can be issued with a site plan or a surveyor's plat. An IP issued without expiration must be with a surveyor's plat. An IP is issued for a specific site and for a specific wastewater load. The wastewater load depends upon the number of bedrooms. The site is evaluated by an EHS from the standpoint of soil characteristics, including soil depth and proximity to various other site features such as wells, buildings, property lines, and bodies of water. If the features of the site are changed (e.g. bulldozing alters the land surface), or the planned residence or associated features are changed (e.g. number of bedrooms, property line locations or location of well), then the IP is no longer valid. The IP issued is only valid for the wastewater load stated in the application, and for the site as it was at the time of evaluation, and

for the site plan presented at application. Any change will necessitate a new application and a new evaluation.

7. Once an application for an IP, IP/CA, or CA is made, an EHS will do a site visit. The site must be prepared by the Owner or his agent. If the EHS visits the site and it is not ready, it will not be evaluated. The EHS will leave and the Owner will be notified for the reason why. After the Owner has corrected the fault and paid a revisit fee to the Office of Environmental Health, the EHS will return to evaluate the site for suitability for the proposed residence.

If an Owner wishes to be present when the EHS is doing the evaluation, he may so request upon his application and an effort will be made to contact him to arrange an appointment. Due to workloads, it may not always be feasible to make this accommodation.

Soil profiles shall be evaluated at the site by borings or other means of excavation to at least 48 inches or to an unsuitable characteristic and a determination shall be made as to the suitability of the soil to treat and absorb septic tank effluent. Applicants may be required to dig pits when necessary for proper evaluation of the soil at the site.

15A NCAC 18A .1939(b)

- 8. The EHS will do one of three things after performing a site evaluation. (1) The EHS can issue an IP (with CA if requested). The IP may have conditions attached for a site that is problematical. (2) The EHS can issue a letter of denial. The letter will detail the reasons for the unsuitable classification. If nothing can be done to remedy the situation, then the lot is not buildable. An aggrieved applicant has the right to an informal review by the Health Department, and the right to appeal an adverse decision to the full Board of Health. Prior to issuing a letter of denial, the EHS will advise the applicant of possible site modifications or alternative systems that may allow the IP to be issued. Sometimes alternative technologies or use of neighboring lands if available or a change in the contemplated use of the property can allow a system to be built. (3) The EHS may request more site preparation by the Owner. An EHS uses a hand soil auger to sample various locations to determine the soil characteristics and depth. In a marginal situation it may be necessary to ask the Owner to excavate pits so that the land can be investigated in greater detail. This can be done by machinery or by hand. The EHS will direct the Owner as to what is necessary. In this situation, there will be no revisit fee.
- 9. Once an EHS decides that a wastewater system can be installed on a site, an IP will be issued to the Owner.
- 10. An application for an IP without expiration requires a surveyor's plat. The surveyor who drew the original plat must return to the site and locate all the surface features of the land that were part of the decision making process; including the actual or proposed location of the house, any outbuildings, roads, driveways, wells or bodies of surface water, the tank and the drainfield lines of the wastewater system. The location of all the above must then be shown on the plat. The location of the drain field and the septic tank shall be monumented with iron pins. It is not necessary to show the exact dimensions of the house. It is sufficient to indicate an area or areas within which a house or other buildings may be located. Proposed roads, wells or other similar improvements may also be shown within a certain area. The delineated areas however must be well defined on the plat with bearings and distances. All the above information must be shown on the plat in a sufficient manner such that at some distant time in the future the exact location of the above can be replicated on the ground.

"This site has been issued Improvement Permit No. ___ by the Environmental Health
Section of the Cherokee County Health Department for an On-Site Wastewater System. The
permit is for a system that has __ bedrooms, a dosage rate of ___ gal/day, and ___ linear
feet of drainfield, using ___ system of drainfield construction. Any change to the site
from that shown on the Improvement Permit on file with office of Environmental Health or as
shown on this plat shall render the permit null and void "

In addition to the above, on the face of the plat shall be shown a statement that reads

Once the results of the site evaluation have been shown on the plat by the surveyor, then the plat shall be reviewed and initialed for compliance by the office of Environmental Health. The plat shall then be recorded in the Register of Deeds by the Owner and a copy of the same from the Register of Deeds shall be delivered to the Office of Environmental Health. Upon delivery of the plat the IP will be issued.

The property owner shall ensure that a Construction Authorization is obtained prior to the construction ... of a residence.... If the information submitted in the application for a Permit or Construction Authorization is found to have been incorrect, falsified or changed, or the site is altered, the Permit or Construction Authorization shall become invalid...

15A NCAC 18A .1939(g)

A preconstruction conference with the owner... shall be required for any authorization for wastewater system construction ... when the authorization is greater than five years old. Following the conference, the local health department shall issue a revised authorization for wastewater system construction that includes current technology that can reasonably be expected to improve the performance of the system.

NCGS 130A-335(f1)

11. If an IP is issued without a CA, then a CA must be obtained before beginning construction on the system. An application must be made for the CA just as an application was made for the IP. All the requirements for the CA application are the same as for the IP application. The same or another surveyor's plat or a site plan must be submitted as appropriate with the application. All property lines and corners must be marked in the field. All property lines concerning the tract where the system is located are now considered fixed and not proposed. After an application if made for a CA, then the site will be evaluated by an EHS and if appropriate, the CA will be issued with a design for the system. A CA that is issued after an IP will have the same expiration date as the IP. A CA issued for an IP without expiration must be reviewed and reissued before beginning construction if more than 60 months have passed since the since the CA was issued.

Any person ...who engages in the business of constructing...wastewater systems shall register with the local health department...

15A NCAC 18A .1937 (l)

12. Once the IP and CA have been issued, then work can begin on the installation of the wastewater system. The Owner shall choose an installer from the Register of Installers at the Office of Environmental Health. **AN INSTALLER MUST BE ON THE REGISTER**. The

installers on the list have been educated on the installation of wastewater systems and they maintain certification of that education with the Office of Environmental Health. There are various types of systems, and an installer may be qualified to install one type of system but not another type.

13. Immediately upon installation the installer should call for an inspection of the system. An EHS will review the system to see that it meets the requirements of the IP/CA. Upon approval of the installation, the installer may cover the system and the system will be issued an Operation Permit (OP). If the system fails to pass inspection, then the installer must make corrections, pay a revisit fee, and ask for a new inspection.

The Operation Permit shall not be issued...until the authorized agent finds that the system is in compliance with Article 11 of G.S. Chapter 130A, these Rules, and all conditions prescribed by the Improvement Permit, and Construction Authorization.

15A NCAC 18A .1937(I

Upon determining that the system is properly installed... and that the system is capable of being operated in accordance with the conditions of the improvement permit, the rules, this Article ... the local health department shall issue an operation permit.

G.S. 130A-337(b)

14. If the house is not substantially completed when the OP is issued, then the OP will be held at the office of Environmental Health. When the house is substantially complete, the Owner may call upon Environmental Health to make a final inspection, and upon approval release the OP. The purpose in holding the OP is to ensure that construction done after the wastewater system is installed does not damage the system or violate the conditions of the IP/CA, or the rules. This includes reviewing the placement of the house, wells and waterlines. Earthmoving such as the construction of driveways is reviewed to that damage has not occurred to the wastewater system.

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Elaine Russell, M.P.H.

Health Director

14. Stale Applications

After an Environmental Health Specialist visits a site to do a site assessment he/she may impose site requirements that need to be done by the Owner so that the evaluation of the site can be finished, e.g. mark lines, dig pits, or clear brush. Written notice of the site requirements will be given to the Owner. Failure of the Owner to comply with the site requirements and notify the office of Environmental Health of the same within 60 calendar days of the date of the notification shall result in the application becoming void and all fees paid forfeited. If the Owner wishes to resume an application after it has lapsed it will be necessary to make a new application and pay a new fee.

Effective March 22, 2006

Flaine Russell, M.P.H.

Health Director

Policy on Deviation From Permitting Process

The Environmental Health Office has established a fair and efficient method of processing septic system applications. There is no deviation from this process unless there is a proven dire need. Some examples of dire needs are: the loss of a home due to fire or natural disaster, a death in a family that causes an extreme financial hardship, or some other circumstance that might cause someone to become homeless.

It is also the policy of this office not to try to predict when a site may be permitted. The process of evaluating lots is very complex. Final inspections take precedence over site layouts, as do repairs of failing systems. The weather, staffing (employees on sick leave etc.) and other factors beyond control do not allow accurate prediction of when a site can be permitted.